

Special Capital Gains Election and Computation

• Attach a copy of Federal Schedule D or other appropriate federal documentation

Attach this page to Form 1040N or 1041N

FORM 4797N

Your Name as Shown on Form 1040N Social Security Number

READ THIS BEFORE YOU BEGIN:

Complete PART I if an election has not been previously made and you are qualified to make the special capital gains election for the qualified stock. Those

employee, FIRST COMPLETE PART III on the computes the income exclusion and is completed or computed to the computer of the com			are qualified to ma	ke the initial ele	ection. PART I				
		art to make the Special C	apital Gains Election	on					
Name of Employee Who Originally Acquired the Stock				Employee's Social	Security Number				
1 Has employee (or another qualified individual on behalf of	the employee) made a	2 Complete the following st	atement by checking th	ne applicable box:					
previous special capital gains election? YES NO If Yes, do not complete the remainder of Part I. Instead, attach a copy of the previous election (Form 4797N), and enter the tax year election was made If No, complete Part I to make the election.		I am the: Employee Surviving Spouse Oldest Issue If you checked Employee, you qualify to make the election. If you checked Surviving Spouse or Oldest Issue, you must complete							
						Part III to see if you qual	ify to make the electio	n (see instructions	<u>;).</u>
						3 Was the stock acquired by the employee because of employment by the issuing corporation or while employed by the issuing corporation?		4 Name of Corporation Issui	4 Name of Corporation Issuing Stock for Which This Election is Made:
		YES NO							
5 Description of the Stock		6 Has the corporation which issued the stock conducted business in Nebraska for three							
			years immediately preceding the time of the first sale or exchange?						
		YES NO							
7 Was the corporation a publicly traded corporation?		8 If you answered No to que		eholders did the co	rporation have at				
YES NO		the time of the first sale or exchange of stock?							
If No, answer questions 8 and 9.									
9 If you answered No to question 7, did a shareholder or ground	p of related shareholders ho	old more than 90% of the stock		ale or exchange of	stock?				
I hereby elect to receive the special capita	al gains treatment provided u	under Section 77-2715.09, R.R.	S. 1996, and declare ur	nder penalties of pe	erjury				
sign that to the best of my knowledge and belief, the	e capital stock described a	bove qualifies for the special of	apital gains election.						
here Signature of Employee, Surviving Spouse, or C				Da	ite				
This improve each least a time election may be made by		STRUCTIONS grandchild) may make	the election if the el	action could hav	va haan mada				
This irrevocable one-time election may be made by individual who acquired the capital stock of a control of the capital stock of th		by the employee.	the election if the el	ection could hav	re been made				
either on account of employment by the corporation									
by the corporation. Partial-year residents may also		Part III sets out the co			on when the				
claim the income exclusion, if they sell the st		individual making the	election is not the	employee.					
Nebraska.		An individual making							
If the employee died without making the election,		Part I of Form 4797N		s or her Nebrask	ca Individual				
or, if no surviving spouse, the oldest surviving		Income Tax Return, F							
PART II INCOME E									
This part is to be completed if you are claiming a election has previously been made or is being many			ecause of the sale o	f qualified stock	c for which an				
If you are the spouse or issue of the employee o									
employee, FIRST COMPLETE PART III on t									
CAUTION: If you are not the employee, you n		_		for it to qualify	•				
Name of Stock Owner at Time of Sale or Exchange	If not employ	ee, was the stock a gift from en	nployee?						
	∐YES	NO If No, STOP, you do	not qualify for the electi	on.					
1 Name of Corporation Issuing Stock		2 Description of Stock							
3 Name of Employee Who Originally Acquired Stock	4 Employed by the Qualifie	ed Corporation	5 Date Stock Acquire	ed by Employee					
	from: Month/Day/Year	to: Month/Day/Year	from:Month/Da	to:	Month/Day/Year				
6 Your Relationship to Employee		e stock for the income exclusion							
	Name of Baroon M	aking the Election or Who Previously	Made the Flection	- Coolel Co	ecurity Number				
8 Sale price of stock (attach Federal Schedule					acunty Number				
8 Sale price of stock (attach Federal Schedule D and other appropriate federal documentation)			9	<u>i</u>					
10 Capital gain on sale of stock during this year (line 8 minus line 9)			10	I					
11 Capital gain exclusion not taken in prior year				11					
12 Total capital gain available for exclusion (line 10 plus line 11)				12					
· · · · · · · · · · · · · · · · · · ·				13	<u>i</u>				
4 Allowable capital gains exclusion (smaller of I	· ·				I I				
or line 9, Form 1041N (Part-year residents do	not include this amo	unt on line 59. Sch. III. F	-orm 1040N)	∣14⊺					

15 Capital gains exclusion deferred to next year (line 12 minus line 14)

INSTRUCTIONS

DEFINITIONS

CAPITAL STOCK is common or preferred stock and may be either voting or nonvoting. Capital stock does not include stock rights, stock warrants, stock options, debt securities, or cash distributions from employee stock ownership plans.

Stock received through the creation or purchase of a corporation by an investor who is not also an employee, or for services performed for a corporation by a non-employee does not qualify for this election. Stock that was inherited or transferred through a testamentary trust does not qualify for this election.

QUALIFIED CORPORATION is any corporation which, at the time of the first sale or exchange for which the election is made, has been in existence and actively doing business in Nebraska for at least three years. At that time, the corporation must have at least five shareholders with at least two shareholders or groups of shareholders who are not related to each other and with no more than ninety percent of the stock being held by a single related group of shareholders.

EMPLOYEE is the individual who acquired the capital stock of a qualified corporation either (1) because of employment by the corporation, or (2) while employed by the corporation.

Once the election has been made, (1) subsequent sales and exchanges of the qualifying stock in any taxable year and (2) sales and exchanges of stock owned by a spouse or issue received as a gift, including a gift in trust, from the employee, qualify for the income exclusion. However, the gain on the sale of stock owned by other trusts, partnerships, or other entities cannot be excluded even though it is reported on the employee's return.

MAXIMUM EXCLUSION. The amount to be excluded cannot exceed the amount of the gain included in your adjusted gross income.

PART II — INSTRUCTIONS

SPECIAL INSTRUCTIONS

If a joint return is being filed and both spouses are reporting a special capital gains exclusion, file a separate Form 4797N for each spouse and complete all appropriate lines through Part II, line 7. Complete lines 8 through 15 on only one of the Forms 4797N using the combined information for both spouses. On the other Form 4797N write, "Exclusion calculation on other form".

LINE 1. Enter the name of the stock as reported on Federal Schedule D. If the name of the corporation whose stock is being sold differs from the corporation appearing on line 4 of Part I Election, attach an explanation as to how the corporations are related and why the stock being excluded qualifies for the special capital gains exclusion.

LINE 2. Enter the description of the capital stock. For example, "100 shares of seven percent preferred voting stock."

remaining questions and do not complete Part I or Part II.

LINE 5. If stock acquisition date does not occur during employment dates, attach an explanation of how stock was acquired because of employment or while employed by the corporation.

LINE 7. If the election is properly being made on this return, enter the phrase "See Part I." If an election was previously made, attach a copy of the Form 4797N upon which the election was previously made either by you or the qualified person.

LINE 8. Enter the sales price of the stock as shown on your Federal Schedule D (or Form 1099-B). If a broker advised you that the gross proceeds (gross sales price) less commission and option premium were reported to the Internal Revenue Service, enter the net amount on line 8 and do not include the commission and option premium on line 9.

LINE 9. In general, the cost or other basis is the cost of the stock as shown on your Federal Schedule D. If you do not use cash cost as a basis, attach an explanation of your basis.

When selling stock, adjust your basis by subtracting all the nontaxable distributions you receive before the sale. Also, adjust your basis for any stock splits.

Increase your basis by any expenses of sale such as a broker's fee, commission, and option premium before making an entry on line 9, unless you reported net sales price on line 8.

LINE 10. Enter the amount of the capital gain on qualified stock transactions this year. Distributions which are considered ordinary income or which are reported on Forms W-2 and not included on your Federal Schedule D are **not** eligible for the exclusion. Losses on the sale of qualifying stock must be netted against gains to determine the amount of capital gain to report on line 10.

LINE 11. Enter the amount of the qualified gain on transactions in prior years that has been carried forward.

LINE 13. If line 13, Federal Form 1040 or line 4, Federal Form 1041, is a capital gain, add that amount to \$3,000 (\$1,500 if married filing separate) and enter on line 13 of this form. If line 13, Federal Form 1040 or line 4, Federal Form 1041, is a capital loss, enter \$3,000 (\$1,500 if married filing separate) reduced by the amount of that loss. **Caution:** The amount on line 13 of this form cannot be less than zero or more than line 14, Form 1040N, computed without regard to the special capital gains exclusion (i.e., what line 14, Form 1040N would be if the capital gains exclusion is zero).

LINE 15. If line 12 is larger than line 14, subtract line 14 from line 12. This is the amount of qualified gain that may be carried over and excluded in future years. Otherwise, enter -0-.

Attach a copy of your Federal Schedule D, or other appropriate federal documentation. If the gain results from an installment sale, you must attach a copy of Federal Form 6252.

PART III — If you are not the employee, complete this part to see if you qualify to make the Election and claim the Income Exclusion

INSTRUCTIONS

Start with Question #1. Follow the directions provided by the questions. Answer **only** the questions indicated by the directions. You will not have to answer all of the questions. If the Part III questions do not pertain to your particular situation, contact the Nebraska Department of Revenue for assistance in determining your qualifications for the special capital gains election. If a trust, the beneficiary(ies) must answer the questions.

1 Has the employee previously made a special capital gains election for this stock? If Yes, answer Question 2. If No, answer Question 4. 2 Relationship to employee (check only one): Spouse Child or Other Issue, e.g., grandchild If Spouse, answer Question 3. If Child or Other Issue, STOP HERE.	7 Did the employee's spouse make the special capital gains election? If Yes, STOP HERE. You qualify for the income exclusion. Complete Part II and include a copy of the 4797N which has previously been filed by the employee's spouse. If No, answer Question 8.
You qualify for the income exclusion. Complete Part II and include a copy of the 4797N which has previously been filed by employee.	8 Is the employee's spouse still living?
Were you married to the employee on the date of sale or exchange of the stock? STOP HERE. If Yes, you qualify for the income exclusion. Complete Part II and include a copy of the 4797N which has previously been filed by the employee. If No, you do not qualify for the election. Do not answer the remaining questions and do not complete Part I or Part II. Is the employee still living? If Yes, STOP HERE, you do not qualify for the election. Do not answer the remaining questions and do not complete Part I or Part II. If No, answer Question 5.	If Yes, STOP HERE. You do not qualify for the election. Do not answer the remaining question and do not complete Part I or Part II. If No, answer Question 9. 9 Are you the oldest surviving issue, e.g., child, grandchild? YES NO If Yes, STOP HERE. You may make the election by completing Part I; then complete Part II. If No, answer Question 10.
5 Relationship to employee (check only one): Spouse Child or Other Issue, e.g., grandchild If Spouse, answer Question 6. If Child or Other Issue, answer Question 7. 6 Were you married to the employee on the date of sale or exchange of stock or on the date of the employee's death, whichever is earlier? STOP HERE. If Yes, you may make the election by completing Part I; then complete Part II. If No, you do not qualify for the election. Do not answer the	10 Did the employee's oldest surviving issue previously make the special capital gains election? STOP HERE. If Yes, you qualify for the income exclusion. Complete Part II, and include a copy of 4797N which has previously been filed by the employee's oldest surviving issue. If No, you do not qualify for the election. Do not complete Part I or Part II.